The State of New Hampshire

Office of the Clerk of Superior Court Strafford County

Kimberly T. Myers., Clerk April J. Cote, Deputy Clerk William A. Grimes Justice and Administration Building 259 County Farm Rd. – Suite 301 Dover, NH 03820 1-855-212-1234

				Dover, NH 03 1-855-212-1	
	nited States Bankruptcy Court Eastern District of Virg	inia		,,	
	ast Broad St. Richmond, VA 23219	F	ICHMONE	DIVISIO	N
(emai Date:	October 31, 2019	F			F
Re: Bankruptcy Notice Re: LeClairRyan PLLC			NOV -	4 201 9	LE
To W	hom it May Concern,	D [CLER	К	D
Unde	r Superior Court Rule 7 I am returning your pleading, i	it wi	H not be do	excesurin	
the fil	le, and the Court will take no action on it. The pleading	g is i	ejected bec	ause:	
\boxtimes	No docket number or case name listed. We cannot tell which case the pleading pertains to.				
\boxtimes	There is no such case pending in this Court.				
	The pleading is not signed. Super. Ct. R. 7(e).				
	The statute number (RSA) does not match the charge description. Thus, it cannot be docketed as the computer docketing system will not accept it.				
	The other parties to the case were not sent copies of this pleading. Super. Ct. R. 3.				
	The incorrect form or format was used. Enclosed is a blank of the correct form. The form is available on the NH Judicial Branch website. The Court does not have a form for this type of pleading.				
	Other:				
Kimb	ally, 49:Myes_ erly T. Myers, Esq. of Court				
CC:					

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UNITED STATES BANKRUPTCY COURT

Eastern District of Virginia 701 East Broad Street Richmond, VA 23219

NOTICE OF ELECTRONIC FILING PROCEDURE

Case

LeClairRyan PLLC

Name:

Case Number: 19-34574-KRH Date Filed: September 3, 2019

The above case, which has been filed in this court, can be accessed electronically via the Court's Internet site at http://www.vaeb.uscourts.gov. In compliance with Federal Rule of Bankruptcy Procedure 9011 and in accordance with the Local Bankruptcy Rule 5005-2 authorizing the Clerk to promulgate and revise the Court's Electronic Case Files Policy, the registered participant's password shall constitute the signature of that person; therefore, security of a registered participant's password is the responsibility of that person. An original signed copy of the filing shall be retained in the registered participant's files in accordance with the Administrative Procedures.

Parties with legal representation must file documents in accordance with the following:

- 1. The requirements for filing, viewing and retrieving case documents are: A personal computer running Internet Explorer or Firefox, Adobe Acrobat 4.0 or later software to convert documents from a word processor format to a portable document format (PDF), and an Internet Service Provider (ISP) using Point-to-Point Protocol (PPP). The URL address is www.vaeb.uscourts.gov and a password is needed to access this system. Please contact the Court for further assistance. If you are unable to comply with these requirements, then
- 2. You must file a "Request for Waiver to File by Computer Diskette or Conventionally" as provided for in the Electronic Case Files Policy to indicate your inability to file through use of the Internet component of CM/ECF. If the Court authorizes you to file by diskette, then
- 3. You must submit your documents on a diskette using PDF format. The Adobe Acrobat software will provide this format. Further instruction may be found in Adobe's manual. Use a separate diskette for each filing. Submit the diskette in an envelope with the case name, case number, type and title of document, and the file name on the diskette. An original signed copy of the filing shall be retained in the registered participant's files in accordance with the Electronic Case Files Policy. If you are unable to comply with these requirements or the requirements set forth in item number 1, or the requirement set forth in item number 2, above, then
- 4. You must submit your documents on a diskette using one of the following formats: Word, WordPerfect, or DOS text (ASCII). An original signed copy of the filing shall be retained in the registered participant's files in accordance with the Electronic Case Files Policy. If you are unable to comply with this requirement, the requirements set forth in items number 2 or 3, or the requirements set forth in item number 1, above, then
- 5. You then may file conventionally on unstapled, unbound, 8 ½" x 11" single-sided paper. Documents must be submitted with full signature(s), and will be scanned by the Clerk's Office. The scanned file will constitute the original signature(s). Include your "Request for Waiver to File by Computer Diskette or Conventionally" with your filing.

Important Note: All parties without legal representation, except governmental units and institutional entities described in Electronic Case Files Policy 2(A)(2)(b), may file documents conventionally in accordance with the Local Bankruptcy Rules.

Dated: October 21, 2019

[VAN062vMay2015.jsp]

William C. Redden

Clerk of the Bankruptcy Court

Debtor LeClairRyan PLLC

Case number 19-34574-KRH

8. Deadlines	Deadline for all creditors to file a proof of claim Filing deadline: December 13, 2019 (except governmental units):			
The bankruptcy clerk's office must receive proofs of claim by the following deadlines.	Deadline for governmental units to file a proof Filing deadline: March 2, 2020 of claim:			
	A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at www.uscourts.gov or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might not be paid on your claim. To be paid, you must file a proof of claim even if your claim is listed in the schedules that the deadline. 22			
	Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.			
Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.			
10. Local Rule Dismissal Warning	Case may be dismissed for failure to timely file lists, schedules and statements, or to attend meeting of creditors. (Local Bankruptcy Rules 1007–1, 1007–3, and 2003–1.) Trustee may at the meeting give notice of intention to abandon property burdensome or of inconsequential value or intent to sell nonexempt property that has an aggregate gross value less than \$2,500. Objections thereto must be filed pursuant to Local Bankruptcy Rules 6004–2 and 6007–1.			
11. Payment of Fees for Richmond Case and Adversary Filing and Miscellaneous Requests	Exact Change Only accepted as of February 4, 2008, for payment of fees and services. Payment may be made by non-debtor's check, money order, cashier's check or a 'not to exceed check' made payable to Clerk, U.S. Bankruptcy Court, or any authorized non-debtor's credit card.			
For more information, go to <u>bank</u> on Internet @ www.vaeb.uscourt	delivered faster than the U.S. Mail if you have a PC with Internet connection or a Fax machine ruptcynotices.uscourts.gov or call, toll free: 877–837–3424. Case/docket information available s.gov			

Official Form 309D (For Corporations or Partnerships) Notice of Chapter 7 Bankruptcy Case — Proof of Claim Deadline Set

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